I communicated with attorney Powell by telephone	attorney Michael Powell, Esq. pro hac vice, I	82
1. Prior to issuing a settlement letter dated March 3 rd , 2008, to Defendant's		77
upon, could and would testify competently thereto.		97
practice pro hac vice. I have personal knowledge of the matters set forth herein, and, if called		52
1. I am the attorney for the plaintiff in this action, having been admitted to		77
I, Paul S. Hudson, hereby declare:		23
	(77
	Defendants.)	17
Time: 2:00 p.m. Courtroom: 2, 4 th Floor	through 20, inclusive,)	50
Date: April 24, 2008	AMERICAN AIRLINES, INC.; and DOES 1)	61
FOR LEAVE TO AMEND NOTICE OF	('Λ '	81
DECLARATION OF PAUL S. HUDSON IN OPPOSITION TO DEFENDANT'S MOTION	() Plaintiff,	Z L
No. C08-00732 CW	KATHLEEN HANNI, individually and on) behalf of all others similarly situated,	91
77.5 00200 003	1 1	12
NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION		71
UNITED STATES DISTRICT COURT		13
141103 13141314 31.	TYLS GILITI	15
		11
Attorneys for Plaintiff KATHLEEN HANNI. Individually and on behalf of all others similarly situated		01
		6
	Telephone: 707-255-1700	8
	3266 Villa Lane Napa, California 94558	2
	LAW OFFICES OF DAVID G. RAMOS barram@i-cafe.net	9
	DAVID G. RAMOS (Bar No. 116456)	5
	Telephone: 410-940-8934	7
	4411 Bee Ridge Road #274.	3
	LAW OFFICES OF PAUL S. HUDSON P.C. globetrotter 1 947@hotmail.com	7
	PAUL S. HUDSON (admitted pro hoc vice)	L

Document 39

31d, 2008 Settlement Letter, p. 7, Doc. Entry #29, disclosed or used for any purpose other than settlement. See second to last par. March settlement proposal dated March 3, 2008, with the specific condition that it not be and email (he initially called me), and in furtherance of the ADR process, sent him a

declaration was executed on March $24^{\rm th}$, 2008 at Sarasota, Florida. I declare under penalty of perjury that the foregoing is true and correct, and that this